STATE OF MICHIGAN COURT OF APPEALS

PEOPLE OF THE STATE OF MICHIGAN,

UNPUBLISHED May 8, 2003

Plaintiff-Appellee,

 \mathbf{v}

No. 236859

Macomb Circuit Court LC No. 2000-003251-FH

JAMES ALEXANDER LONG,

Defendant-Appellant.

Before: Meter, P.J., and Cavanagh and Cooper, JJ.

MEMORANDUM.

Defendant appeals as of right from a jury trial conviction for receiving and concealing a stolen firearm, MCL 750.535b. He was sentenced, as a third habitual offender, MCL 769.11, to two to twenty years' imprisonment for his conviction, to be served consecutively to his parole violation. We affirm.

On appeal, defendant argues that his conviction must be reversed because the jury instruction regarding the charged offense was confusing to the jury. However, after the jury instructions were read to the jury the trial court specifically queried counsel, asking "[a]ny objections to the charge?" Defendant's counsel replied, "no." Defendant's approval of the jury instructions constituted a waiver of instructional issues, extinguishing any error on appeal. See *People v Carter*, 462 Mich 206, 214-216; 612 NW2d 144 (2000); *People v Tate*, 244 Mich App 553, 559; 624 NW2d 524 (2001).

Affirmed.

/s/ Patrick M. Meter

/s/ Mark J. Cavanagh

/s/ Jessica R. Cooper